

Mail Stop Interference  
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Paper 1  
Filed: 30 November 2009

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

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Chandler Dawson  
Junior Party  
(U.S. Patent Application 11/801,345),

v.

Chandler Dawson and Lyle Bowman  
Senior Party  
(U.S. Patent 6,569,443).

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Patent Interference No. 105,729 (MPT)  
(Technology Center 1600)

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DECLARATION - Bd.R. 203(b)<sup>1</sup>

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<sup>1</sup> "Bd.R. x" may be used as shorthand for "37 C.F.R. ' 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

1       Part A. Declaration of interference

2       An interference is declared (35 U.S.C. § 135(a)) between the above-  
3       identified parties. Details of the application(s), patent (if any), reissue application  
4       (if any), count(s) and claims designated as corresponding or as not corresponding  
5       to the count(s) appear in Parts E and F of this DECLARATION.

6       Part B. Judge managing the interference

7       Administrative Patent Judge Michael P. Tierney has been designated to  
8       manage the interference. Bd. R. 104(a).

9       Part C. Standing order

10       A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this  
11       DECLARATION. The STANDING ORDER applies to this interference.

12       Part D. Initial conference call

13       A telephone conference call to discuss the interference is set for 2:00 p.m.  
14       on January 25, 2010 (the Board will initiate the call).

15       No later than four business days prior to the conference call, each party shall  
16       file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120; Bd. R. 204;  
17       SO ¶¶ 104.2.1, 120 & 204) the party intends to file.

18       A sample schedule for taking action during the motion phase appears as  
19       Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the  
20       schedule prior to the conference call and to agree on dates for taking action. A

1 typical motion period lasts approximately eight (8) months. Counsel should be  
2 prepared to justify any request for a shorter or longer period.

3                   Part E. Identification and order of the parties

4                   Junior Party

5        Named inventors:           CHANDLER R. DAWSON, MILL VALLEY, CA

6        Involved Application:    U.S. Application 11/801,345, filed on May 8, 2007

7        Title:                    Topical Treatment or Prevention of Ocular  
8                                    Infections

9        Assignee:                Regents of the University of California

10

11                   Senior Party

12        Named Inventors:        CHANDLER R. DAWSON, MILL VALLEY, CA

13                                   LYLE M. BOWMAN, PLEASANTON, CA

14        Involved Patent:        U.S. Patent 6,569,443, issued on May 27, 2003,  
15                                   based upon U.S. Application 09/767,943, filed on  
16                                   January 24, 2001.

17        Title:                    Topical Treatment or Prevention of Ocular  
18                                   Infections

19        Assignee:                InSite Vision Incorporated

1 The senior party is assigned exhibit numbers 1001-1999. The junior party is  
2 assigned exhibit numbers 2001-2999. Bd. R. 154(c)(1); SO ¶ 154.2.1. The senior  
3 party is responsible for initiating settlement discussions. SO ¶ 126.1.

4 Part F. Count and claims of the parties

5 Count 1

6 A process for treating an eye according to claim 11 of U.S.  
7 Application 11/801,345 or claim 1 of U.S. Patent 6,569,443.

8  
9 The claims of the parties are:

10 Dawson '345: 1 and 4-20  
11 Dawson et al. '443: 1-45  
12  
13

14 The claims of the parties which correspond to Count 1 are:

15 Dawson '345: 11-20  
16 Dawson et al. '443: 1-19 and 23-41  
17

18 The claims of the parties which do not correspond to Count 1, and therefore  
19 are not involved in the interference, are:

20 Dawson '345: 1 and 4-10  
21 Dawson et al. '443: 20-22 and 42-45  
22

23 The parties are accorded the following benefit for Count 1:

24 None<sup>2</sup>

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<sup>2</sup> See Paper 3 for further details.

#### 1 Part G. Heading to be used on papers

2 The following heading must be used on all papers filed in this interference,  
3 see SO ¶ 106.1.1:

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V.

Chandler Dawson and Lyle Bowman  
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Patent Interference No. 105,729 (MPT)  
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#### Part H. Order form for requesting file copies

When requesting copies of files, use of SO Form 4 will greatly expedite

3 processing of the request. Please attach a copy of Parts E and F of this

#### 4 DECLARATION with a hand-drawn circle around the patents and applications for

5 which a copy of a file wrapper is requested.

/Michael P. Tierney/

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## Administrative Patent Judge

Enc:

## Copy of STANDING ORDER

Copy U.S. Patent 6,569,443

Copy of claims of U.S. Application 11/801,345

Revised 3 January 2006

cc (via overnight delivery):

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